1	ΔΝ ΔCΤ	relating to	curnrice	hilling
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2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 304.17A-005 is amended to read as follows:
- 4 As used in this subtitle, unless the context requires otherwise:
- 5 (1) "Association" means an entity, other than an employer-organized association, that
- 6 has been organized and is maintained in good faith for purposes other than that of
- 7 obtaining insurance for its members and that has a constitution and bylaws;
- 8 (2) "At the time of enrollment" means:
- 9 (a) At the time of application for an individual, an association that actively
- markets to individual members, and an employer-organized association that
- actively markets to individual members; and
- 12 (b) During the time of open enrollment or during an insured's initial or special
- enrollment periods for group health insurance;
- 14 (3) <u>"Balance bill" or "balance billing" refers to a provider billing an insured for the</u>
- 15 remaining balance of the amount a provider charges for a service less the
- amount an insurer reimburses, and any applicable deductibles or cost sharing the
- insured is required to pay;
- 18 (4) "Base premium rate" means, for each class of business as to a rating period, the
- lowest premium rate charged or that could have been charged under the rating
- system for that class of business by the insurer to the individual or small group, or
- employer as defined in KRS 304.17A-0954, with similar case characteristics for
- health benefit plans with the same or similar coverage;
- 23 (5) $\frac{(4)}{(4)}$ "Basic health benefit plan" means any plan offered to an individual, a small
- 24 group, or employer-organized association that limits coverage to physician,
- 25 pharmacy, home health, preventive, emergency, and inpatient and outpatient
- hospital services in accordance with the requirements of this subtitle. If vision or
- eye services are offered, these services may be provided by an ophthalmologist or

1	optometrist. Chiropractic benefits may be offered by providers licensed pursuant to		
2	KRS	S Chapter 312;	
3	<u>(6)</u> [(5)]	"Bona fide association" means an entity as defined in 42 U.S.C. sec. 300gg-	
4	91(0	1)(3);	
5	<u>(7)</u> [(6)]	"Church plan" means a church plan as defined in 29 U.S.C. sec. 1002(33);	
6	<u>(8)</u> [(7)]	"COBRA" means any of the following:	
7	(a)	26 U.S.C. sec. 4980B other than subsection (f)(1) as it relates to pediatric	
8		vaccines;	
9	(b)	The Employee Retirement Income Security Act of 1974 (29 U.S.C. sec. 1161	
10		et seq. other than sec. 1169); or	
11	(c)	42 U.S.C. sec. 300bb;	
12	<u>(9)[(8)]</u>	"Cost sharing" means any expenditure required under a health benefit	
13	<u>plan</u>	to be paid by or on behalf of an insured with respect to receiving plan	
14	<u>bene</u>	efits, including coinsurance, deductibles, and copayments. "Cost sharing"	
15	does	not include premiums, balance billing amounts for out-of-network	
16	prov	viders, or spending for noncovered services;	
17	(10) "Co	vered services" means health care services for which the insured is entitled to	
18	<u>rece</u>	ive benefits under the terms of the insured's health benefit plan;	
19	<u>(11)</u> (a)	"Creditable coverage" means, with respect to an individual, coverage of the	
20		individual under any of the following:	
21		1. A group health plan;	
22		2. Health insurance coverage;	
23		3. Part A or Part B of Title XVIII of the Social Security Act;	
24		4. Title XIX of the Social Security Act, other than coverage consisting	
25		solely of benefits under section 1928;	
26		5. Chapter 55 of Title 10, United States Code, including medical and dental	
27		care for members and certain former members of the uniformed services,	

1			and for their dependents; for purposes of Chapter 55 of Title 10, United
2			States Code, "uniformed services" means the Armed Forces and the
3			Commissioned Corps of the National Oceanic and Atmospheric
4			Administration and of the Public Health Service;
5		6.	A medical care program of the Indian Health Service or of a tribal
6			organization;
7		7.	A state health benefits risk pool;
8		8.	A health plan offered under Chapter 89 of Title 5, United States Code,
9			such as the Federal Employees Health Benefit Program;
10		9.	A public health plan as established or maintained by a state, the United
11			States government, a foreign country, or any political subdivision of a
12			state, the United States government, or a foreign country that provides
13			health coverage to individuals who are enrolled in the plan;
14		10.	A health benefit plan under section 5(e) of the Peace Corps Act (22
15			U.S.C. sec. 2504(e)); or
16		11.	Title XXI of the Social Security Act, such as the State Children's Health
17			Insurance Program.
18	(b)	This	s term does not include coverage consisting solely of coverage of excepted
19		bene	efits as defined in [subsection (14) of] this section;
20	<u>(12)[(9)]</u>	"De	pendent" means any individual who is or may become eligible for
21	cove	erage	under the terms of an individual or group health benefit plan because of a
22	relat	tionsh	ip to a participant;
23	(13) "En	nergei	ncy health care services" means health care services that are provided
24	<u>in a</u>	heal	th facility, as defined in KRS 216B.015, after the sudden onset of an
25	<u>eme</u>	rgenc	ry medical condition;
26	(14) ''En	nergei	ncy medical condition'' means:
27	(a)	An	nedical condition manifesting itself by acute symptoms of sufficient

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1		severity, including severe pain, that a prudent layperson would reasonably
2		have cause to believe constitutes a condition in which the absence of
3		immediate medical attention could reasonably be expected to result in:
4		1. Placing the health of the individual or, with respect to a pregnant
5		woman, the health of the woman or her unborn child, in serious
6		<u>jeopardy;</u>
7		2. Serious impairment to bodily functions; or
8		3. Serious dysfunction of any bodily organ or part; or
9	<u>(b)</u>	With respect to a pregnant woman who is having contractions:
10		1. A situation in which there is inadequate time to effect a safe transfer
11		to another hospital before delivery; or
12		2. A situation in which transfer may pose a threat to the health or safety
13		of the woman or the unborn child;
14	<u>(15)</u> [(10)]	"Employee benefit plan" means an employee welfare benefit plan or an
15	emp	loyee pension benefit plan or a plan which is both an employee welfare benefit
16	plan	and an employee pension benefit plan as defined by ERISA;
17	<u>(16)</u> [(11)]	"Eligible individual" means an individual:
18	(a)	For whom, as of the date on which the individual seeks coverage, the
19		aggregate of the periods of creditable coverage is eighteen (18) or more
20		months and whose most recent prior creditable coverage was under a group
21		health plan, governmental plan, or church plan. A period of creditable
22		coverage under this paragraph shall not be counted if, after that period, there
23		was a sixty-three (63) day period of time, excluding any waiting or affiliation
24		period, during all of which the individual was not covered under any
25		creditable coverage;
26	(b)	Who is not eligible for coverage under a group health plan, Part A or Part B of
27		Title XVIII of the Social Security Act (42 U.S.C. secs. 1395j et seq.), or a

1		state plan under Title XIX of the Social Security Act (42 U.S.C. secs. 1396 et
2		seq.) and does not have other health insurance coverage;
3	(c)	With respect to whom the most recent coverage within the coverage period
4		described in paragraph (a) of this subsection was not terminated based on a
5		factor described in KRS 304.17A-240(2)(a), (b), and (c);
6	(d)	If the individual had been offered the option of continuation coverage under a
7		COBRA continuation provision or under KRS 304.18-110, who elected the
8		coverage; and
9	(e)	Who, if the individual elected the continuation coverage, has exhausted the
10		continuation coverage under the provision or program;
11	<u>(17)</u> [(12)]	"Employer-organized association" means any of the following:
12	(a)	Any entity that was qualified by the commissioner as an eligible association
13		prior to April 10, 1998, and that has actively marketed a health insurance
14		program to its members since September 8, 1996, and which is not insurer-
15		controlled;
16	(b)	Any entity organized under KRS 247.240 to 247.370 that has actively
17		marketed health insurance to its members and that is not insurer-controlled; or
18	(c)	Any entity that is a bona fide association as defined in 42 U.S.C. sec. 300gg-
19		91(d)(3), whose members consist principally of employers, and for which the
20		entity's health insurance decisions are made by a board or committee, the
21		majority of which are representatives of employer members of the entity who
22		obtain group health insurance coverage through the entity or through a trust or
23		other mechanism established by the entity, and whose health insurance
24		decisions are reflected in written minutes or other written documentation.
25	Exce	pt as provided in KRS 304.17A-200, 304.17A.210, and 304.17A-220, and
26	exce	pt as otherwise provided by the definition of "large group" in [contained in
27	subse	ection (30) of this section, an employer-organized association shall not be

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1	treate	ed as an association, small group, or large group under this subtitle, provided	
2	that an employer-organized association that is a bona fide association as defined in		
3	subse	ection (5) of] this section shall be treated as a large group under this subtitle;	
4	<u>(18)</u> [(13)]	"Employer-organized association health insurance plan" means any health	
5	insur	rance plan, policy, or contract issued to an employer-organized association, or	
6	to a	trust established by one (1) or more employer-organized associations, or	
7	prov	iding coverage solely for the employees, retired employees, directors and their	
8	spou	ses and dependents of the members of one (1) or more employer-organized	
9	assoc	ciations;	
10	<u>(19)</u> [(14)]	"Excepted benefits" means benefits under one (1) or more, or any combination	
11	there	of, of the following:	
12	(a)	Coverage only for accident, including accidental death and dismemberment,	
13		or disability income insurance, or any combination thereof;	
14	(b)	Coverage issued as a supplement to liability insurance;	
15	(c)	Liability insurance, including general liability insurance and automobile	
16		liability insurance;	
17	(d)	Workers' compensation or similar insurance;	
18	(e)	Automobile medical payment insurance;	
19	(f)	Credit-only insurance;	
20	(g)	Coverage for on-site medical clinics;	
21	(h)	Other similar insurance coverage, specified in administrative regulations,	
22		under which benefits for medical care are secondary or incidental to other	
23		insurance benefits;	
24	(i)	Limited scope dental or vision benefits;	
25	(j)	Benefits for long-term care, nursing home care, home health care, community-	
26		based care, or any combination thereof;	
27	(k)	Such other similar, limited benefits as are specified in administrative	

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1		regulations;
2	(1)	Coverage only for a specified disease or illness;
3	(m)	Hospital indemnity or other fixed indemnity insurance;
4	(n)	Benefits offered as Medicare supplemental health insurance, as defined under
5		section 1882(g)(1) of the Social Security Act;
6	(o)	Coverage supplemental to the coverage provided under Chapter 55 of Title 10,
7		United States Code;
8	(p)	Coverage similar to that in paragraphs (n) and (o) of this subsection that is
9		supplemental to coverage under a group health plan; and
10	(q)	Health flexible spending arrangements;
11	<u>(20)</u> [(15)]	"Governmental plan" means a governmental plan as defined in 29 U.S.C. sec.
12	1002	2(32);
13	<u>(21)</u> [(16)]	"Group health plan" means a plan, including a self-insured plan, of or
14	contr	ributed to by an employer, including a self-employed person, or employee
15	orga	nization, to provide health care directly or otherwise to the employees, former
16	empl	loyees, the employer, or others associated or formerly associated with the
17	empl	loyer in a business relationship, or their families;
18	<u>(22)</u> [(17)]	"Guaranteed acceptance program participating insurer" means an insurer that
19	is re	quired to or has agreed to offer health benefit plans in the individual market to
20	guar	anteed acceptance program qualified individuals under KRS 304.17A-400 to
21	304.	17A-480;
22	<u>(23)</u> [(18)]	"Guaranteed acceptance program plan" means a health benefit plan in the
23	indiv	vidual market issued by an insurer that provides health benefits to a guaranteed
24	acce	ptance program qualified individual and is eligible for assessment and refunds
25	unde	er the guaranteed acceptance program under KRS 304.17A-400 to 304.17A-480;
26	<u>(24)</u> [(19)]	"Guaranteed acceptance program" means the Kentucky Guaranteed
27	Acce	eptance Program established and operated under KRS 304.17A-400 to

1	304.	17A-480;
2	<u>(25)</u> [(20)]	"Guaranteed acceptance program qualified individual" means an individual
3	who,	on or before December 31, 2000:
4	(a)	Is not an eligible individual;
5	(b)	Is not eligible for or covered by other health benefit plan coverage or who is a
6		spouse or a dependent of an individual who:
7		1. Waived coverage under KRS 304.17A-210(2); or
8		2. Did not elect family coverage that was available through the association
9		or group market;
10	(c)	Within the previous three (3) years has been diagnosed with or treated for a
11		high-cost condition or has had benefits paid under a health benefit plan for a
12		high-cost condition, or is a high risk individual as defined by the underwriting
13		criteria applied by an insurer under the alternative underwriting mechanism
14		established in KRS 304.17A-430(3);
15	(d)	Has been a resident of Kentucky for at least twelve (12) months immediately
16		preceding the effective date of the policy; and
17	(e)	Has not had his or her most recent coverage under any health benefit plan
18		terminated or nonrenewed because of any of the following:
19		1. The individual failed to pay premiums or contributions in accordance
20		with the terms of the plan or the insurer had not received timely
21		premium payments;
22		2. The individual performed an act or practice that constitutes fraud or
23		made an intentional misrepresentation of material fact under the terms of
24		the coverage; or
25		3. The individual engaged in intentional and abusive noncompliance with
26		health benefit plan provisions;

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(26)[(21)] "Guaranteed acceptance plan supporting insurer" means either an insurer, on

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1	or before	December 31, 2000, that is not a guaranteed acceptance plan participating
2	insurer or	is a stop loss carrier, on or before December 31, 2000, provided that a
3	guarantee	d acceptance plan supporting insurer shall not include an employer-
4	sponsored	I self-insured health benefit plan exempted by ERISA;
5	(27)[(22)] (a)	"Health benefit plan" means any:
6	<u>1.</u>	Hospital or medical expense policy or certificate;
7	<u>2.</u>	Nonprofit hospital, medical-surgical, and health service corporation
8		contract or certificate;
9	<u>3.</u>	Provider sponsored integrated health delivery network;
10	<u>4.</u>	A self-insured plan or a plan provided by a multiple employer welfare
11		arrangement, to the extent permitted by ERISA; health maintenance
12		organization contract; or
13	<u>5.</u>	Any health benefit plan that affects the rights of a Kentucky insured and
14		bears a reasonable relation to Kentucky, whether delivered or issued for
15		delivery in Kentucky.[, and]
16	<u>(b) The</u>	term does not include:
17	<u>1.</u>	Policies covering only accident, credit, dental, disability income, fixed
18		indemnity medical expense reimbursement policy, long-term care,
19		Medicare supplement, specified disease, vision care: [,]
20	<u>2.</u>	Coverage issued as a supplement to liability insurance:[,]
21	<u>3.</u>	Insurance arising out of a workers' compensation or similar law:[,]
22	<u>4.</u>	Automobile medical-payment insurance;[,]
23	<u>5.</u>	Insurance under which benefits are payable with or without regard to
24		fault and that is statutorily required to be contained in any liability
25		insurance policy or equivalent self-insurance;[,]
26	<u>6.</u>	Short-term coverage: [,]
27	<u>7.</u>	Student health insurance offered by a Kentucky-licensed insurer under

1		written contract with a university or college whose students it proposes
2		to insure:[,]
3	<u>8.</u>	Medical expense reimbursement policies specifically designed to fill
4		gaps in primary coverage, coinsurance, or deductibles and provided
5		under a separate policy, certificate, or contract; [, or]
6	<u>9.</u>	Coverage supplemental to the coverage provided under Chapter 55 of
7		Title 10, United States Code; [, or]
8	<u>10.</u>	Limited health service benefit plans;[,] or
9	<u>11.</u>	Direct primary care agreements established under KRS 311.6201,
10		311.6202, 314.198, and 314.199;
11	(28)[(23)] "He	alth care provider" or "provider" means any facility or service required to
12	be license	ed pursuant to KRS Chapter 216B, a pharmacist as defined pursuant to
13	KRS Cha	pter 315, or home medical equipment and services provider as defined
14	pursuant	to KRS 309.402, and any of the following independent practicing
15	practition	ers:
16	(a) Phys	sicians, osteopaths, and podiatrists licensed under KRS Chapter 311;
17	(b) Chir	ropractors licensed under KRS Chapter 312;
18	(c) Den	tists licensed under KRS Chapter 313;
19	(d) Opto	ometrists licensed under KRS Chapter 320;
20	(e) Phys	sician assistants regulated under KRS Chapter 311;
21	(f) Adv	ranced practice registered nurses licensed under KRS Chapter 314; and
22	(g) Other	er health care practitioners as determined by the department by
23	adm	inistrative regulations promulgated under KRS Chapter 13A;
24	(29) "Health	care service" means health care procedures, treatments, or services
25	<u>rendered</u>	by a provider within the scope of practice for which the provider is
26	licensed	in Kentucky. "Health care services" includes the provision of
27	pharmace	eutical products or services and durable medical equipment;

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(30) "Health facility" or "facility" has the same meaning as in KRS 216B.015;

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2 "High-cost condition," pursuant to the Kentucky Guaranteed Acceptance (31)[(24)] (a) Program, means a covered condition in an individual policy as listed in 3 4 paragraph (c) of this subsection or as added by the commissioner in 5 accordance with KRS 304.17A-280, but only to the extent that the condition 6 exceeds the numerical score or rating established pursuant to uniform 7 underwriting standards prescribed by the commissioner under paragraph (b) of 8 this subsection that account for the severity of the condition and the cost 9 associated with treating that condition.

- (b) The commissioner by administrative regulation shall establish uniform underwriting standards and a score or rating above which a condition is considered to be high-cost by using:
 - Codes in the most recent version of the "International Classification of Diseases" that correspond to the medical conditions in paragraph (c) of this subsection and the costs for administering treatment for the conditions represented by those codes; and
 - 2. The most recent version of the questionnaire incorporated in a national underwriting guide generally accepted in the insurance industry as designated by the commissioner, the scoring scale for which shall be established by the commissioner.
- (c) The diagnosed medical conditions are: acquired immune deficiency syndrome (AIDS), angina pectoris, ascites, chemical dependency cirrhosis of the liver, coronary insufficiency, coronary occlusion, cystic fibrosis, Friedreich's ataxia, hemophilia, Hodgkin's disease, Huntington chorea, juvenile diabetes, leukemia, metastatic cancer, motor or sensory aphasia, multiple sclerosis, muscular dystrophy, myasthenia gravis, myotonia, open heart surgery, Parkinson's disease, polycystic kidney, psychotic disorders, quadriplegia,

1	stroke, syringomyelia, and Wilson's disease;
2	(32)[(25)] "Index rate" means, for each class of business as to a rating period, the
3	arithmetic average of the applicable base premium rate and the corresponding
4	highest premium rate;
5	(33)[(26)] "Individual market" means the market for the health insurance coverage
6	offered to individuals other than in connection with a group health plan. The
7	individual market includes an association plan that is not employer related, issued to
8	individuals on an individually underwritten basis, other than an employer-organized
9	association or a bona fide association, that has been organized and is maintained in
10	good faith for purposes other than obtaining insurance for its members and that has
11	a constitution and bylaws;
12	(34) "Insured" or "covered person" means an individual entitled to receive benefits
13	or services under a health benefit plan;
14	(35)[(27)] "Insurer" means any insurance company; health maintenance organization;
15	self-insurer or multiple employer welfare arrangement not exempt from state
16	regulation by ERISA; provider-sponsored integrated health delivery network; self-
17	insured employer-organized association, or nonprofit hospital, medical-surgical,
18	dental, or health service corporation authorized to transact health insurance business
19	in Kentucky;
20	(36)[(28)] "Insurer-controlled" means that the commissioner has found, in an
21	administrative hearing called specifically for that purpose, that an insurer has or had
22	a substantial involvement in the organization or day-to-day operation of the entity
23	for the principal purpose of creating a device, arrangement, or scheme by which the
24	insurer segments employer groups according to their actual or anticipated health
25	status or actual or projected health insurance premiums;
26	(37)[(29)] "Kentucky Access" has the meaning provided in KRS 304.17B-001[(17)];
27	(38)[(30)] "Large group" means:

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1	(a) An employer with fifty-one (51) or more employees;
2	(b) An affiliated group with fifty-one (51) or more eligible members; or
3	(c) An employer-organized association that is a bona fide association as defined
4	in[subsection (5) of] this section;
5	(39)[(31)] "Managed care" means systems or techniques generally used by third-party
6	payors or their agents to affect access to and control payment for health care
7	services and that integrate the financing and delivery of appropriate health care
8	services to covered persons by arrangements with participating providers who are
9	selected to participate on the basis of explicit standards for furnishing a
10	comprehensive set of health care services and financial incentives for covered
11	persons using the participating providers and procedures provided for in the plan;
12	(40)[(32)] "Market segment" means the portion of the market covering one (1) of the
13	following:
14	(a) Individual;
15	(b) Small group;
16	(c) Large group; or
17	(d) Association;
18	(41) "Maximum allowable cost" means the maximum amount a health benefit plan
19	will reimburse for a particular covered service;
20	(42) "Nonparticipating health care provider" or "nonparticipating provider" means a
21	provider that has not entered into an agreement with an insurer to provide health
22	care services to its insureds;
23	(43)[(33)] "Participant" means any employee or former employee of an employer, or any
24	member or former member of an employee organization, who is or may become
25	eligible to receive a benefit of any type from an employee benefit plan which covers
26	employees of the employer or members of the organization, or whose beneficiaries
27	may be eligible to receive any benefit as established in Section 3(7) of ERISA;

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1	(44) "Participating health care provider" or "participating provider" means a
2	provider that has entered into an agreement with an insurer to provide health
3	care services to its insureds;
4	(45)[(34)] "Preventive services" means medical services for the early detection of disease
5	that are associated with substantial reduction in morbidity and mortality;
6	(46)[(35)] "Provider network" means an affiliated group of varied health care providers
7	that is established to provide a continuum of health care services to individuals;
8	(47)[(36)] "Provider-sponsored integrated health delivery network" means any provider-
9	sponsored integrated health delivery network created and qualified under KRS
10	304.17A-300 and KRS 304.17A-310;
11	(48)[(37)] "Purchaser" means an individual, organization, employer, association, or the
12	Commonwealth that makes health benefit purchasing decisions on behalf of a group
13	of individuals;
14	(49)[(38)] "Rating period" means the calendar period for which premium rates are in
15	effect. A rating period shall not be required to be a calendar year;
16	(50) [(39)] "Restricted provider network" means a health benefit plan that conditions the
17	payment of benefits, in whole or in part, on the use of the providers that have
18	entered into a contractual arrangement with the insurer to provide health care
19	services to covered individuals;
20	(51) [(40)] "Self-insured plan" means a group health insurance plan in which the
21	sponsoring organization assumes the financial risk of paying for covered services
22	provided to its enrollees;
23	(52)[(41)] "Small employer" means, in connection with a group health plan with respect
24	to a calendar year and a plan year, an employer who employed an average of at least
25	two (2) but not more than fifty (50) employees on business days during the
26	preceding calendar year and who employs at least two (2) employees on the first day
27	of the plan year;

1	(53)[(42)] "Small group" means:
2	(a) A small employer with two (2) to fifty (50) employees; or
3	(b) An affiliated group or association with two (2) to fifty (50) eligible members;
4	(54)[(43)] "Standard benefit plan" means the plan identified in KRS 304.17A-250;[and]
5	(55)[(44)] "Telehealth" has the meaning provided in KRS 311.550; and
6	(56) "Usual and customary rate" means the eightieth percentile of all charges for a
7	particular health care service performed by a health care professional in the
8	same or similar specialty and provided in the same geographical area as reported
9	pursuant to Section 2 of this Act.
10	→ SECTION 2. A NEW SECTION OF SUBTITLE 17A OF KRS CHAPTER 304
11	IS CREATED TO READ AS FOLLOWS:
12	(1) The commissioner shall, by promulgating administrative regulations:
13	(a) Specify a nonprofit organization that maintains a database of billed charges
14	submitted by providers for health care services to be used as a benchmark
15	for determining the usual and customary rate for health care services. The
16	nonprofit shall not be affiliated with an insurer offering health benefit
17	plans in Kentucky; and
18	(b) Require all insurers to submit to the department annually, but no later than
19	March 1 of each year, all of the billed charges it receives from both in-
20	network and out-of-network providers for each health care service.
21	(2) Any information required to be reported under this section shall:
22	(a) Be reported on a form and in a manner determined by the department;
23	(b) Not include any personally identifying information of an insured; and
24	(c) Include appropriate geographical information of the billing provider.
25	(3) The department shall provide information reported pursuant to this section to the
26	nonprofit identified in subsection (1) of this section, or if no nonprofit exists
27	meeting the requirements of subsection (1) of this section, then the department

1	shall publish this information in a report on its Web site by June 1 of each year.
2	→SECTION 3. A NEW SECTION OF SUBTITLE 17A OF KRS CHAPTER 30
3	IS CREATED TO READ AS FOLLOWS:
4	(1) As used in this section, "unanticipated out-of-network care" means health car
5	services received by an insured in a health facility from an out-of-network
6	provider when the insured did not have the ability to direct that the services b
7	provided by an in-network provider, including out-of-network emergency health
8	care services provided to the insured. The term does not include nonemergenc
9	health care services when the insured voluntarily selects in writing an out-of
0	network provider prior to the provision of services.
1	(2) A provider shall send a bill for unanticipated out-of-network care to the insured
2	health benefit plan. The health benefit plan shall reimburse the out-of-network
13	provider directly, in accordance with this section.
4	(3) Under no circumstances shall the reimbursement required by subsection (2) of
5	this section be lower than the usual and customary rate for the health car
6	service provided.
17	(4) Along with the reimbursement required by subsection (2) of this section, th
8	health benefit plan shall also send a notice to the provider of the insured's cos
9	sharing requirements for in-network providers under the terms of the healt
20	benefit plan.
21	(5) (a) Unless otherwise provided in paragraph (b) of this subsection, a provide
22	who has been reimbursed pursuant to this section shall not balance bill a
23	insured.
24	(b) Notwithstanding paragraph (a) of this subsection, following reimbursement
25	from an insurer under this subsection, a provider may bill an insured fo
26	any applicable cost sharing. However, the amount of cost sharing owe
7	shall be limited to the amount of cost sharing required for in-networ

1	providers	under	the	<u>insured</u>	's	health	benefit	plan.

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2	<u>(6)</u>	Any cost sharing requirements which the insured pays under this subsection shall
3		be attributable to any annual deductibles and out-of-pocket maximums required

Section 4. KRS 304.17A-096 is amended to read as follows:

under the terms of the insured's health benefit plan.

- 6 (1) An insurer authorized to engage in the business of insurance in the Commonwealth
 7 of Kentucky may offer one (1) or more basic health benefit plans in the individual,
 8 small group, and employer-organized association markets. A basic health benefit
 9 plan shall cover physician, pharmacy, home health, preventive, emergency, and
 10 inpatient and outpatient hospital services in accordance with the requirements of
 11 this subtitle. If vision or eye services are offered, these services may be provided by
 12 an ophthalmologist or optometrist.
- 13 (2) An insurer that offers a basic health benefit plan shall be required to offer health 14 benefit plans as defined in KRS 304.17A-005[(22)].
- 15 (3) An insurer in the individual, small group, or employer-organized association
 16 markets that offers a basic health benefit plan may offer a basic health benefit plan
 17 that excludes from coverage any state-mandated health insurance benefit, except
 18 that the basic health benefit plan shall include coverage for diabetes as provided in
 19 KRS 304.17A-148, hospice as provided in KRS 304.17A-250(6), chiropractic
 20 benefits as provided in KRS 304.17A-171, mammograms as provided in KRS
 21 304.17A-133, and those mandated benefits specified under federal law.
- 22 (4) Notwithstanding any other provisions of this section, mandated benefits excluded 23 from coverage shall not be deemed to include the payment, indemnity, or 24 reimbursement of specified health care providers for specific health care services.
- Section 5. KRS 304.17A-430 is amended to read as follows:
- 26 (1) A health benefit plan shall be considered a program plan and is eligible for 27 inclusion in calculating assessments and refunds under the program risk adjustment

1 process if it meets all of the following criteria:

(a) The health benefit plan was purchased by an individual to provide benefits for only one (1) or more of the following: the individual, the individual's spouse, or the individual's children. Health insurance coverage provided to an individual in the group market or otherwise in connection with a group health plan does not satisfy this criteria even if the individual, or the individual's spouse or parent, pays some or all of the cost of the coverage unless the coverage is offered in connection with a group health plan that has fewer than two (2) participants as current employees on the first day of the plan year;

- (b) An individual entitled to benefits under the health benefit plan has been diagnosed with a high-cost condition on or before the effective date of the individual's coverage for coverage issued on a guarantee-issue basis after July 15, 1995;
- (c) The health benefit plan imposes the maximum pre-existing condition exclusion permitted under KRS 304.17A-200;
- (d) The individual purchasing the health benefit plan is not eligible for or covered by other coverage; and
- (e) The individual is not a state employee eligible for or covered by the state employee health insurance plan under KRS Chapter 18A.
- (2) Notwithstanding the provisions of subsection (1) of this section, if the total claims paid for the high-cost condition under a program plan for any three (3) consecutive years are less than the premiums paid under the program plan for those three (3) consecutive years, then the following shall occur:
 - (a) The policy shall not be considered to be a program plan thereafter until the first renewal of the policy after there are three (3) consecutive years in which the total claims paid under the policy have exceeded the total premiums paid for the policy and at the time of the renewal the policy also qualifies under

1	subsection ((1)) as a	program	plan;	and

(3)

(b) Within the last six (6) months of the third year, the insurer shall provide each person entitled to benefits under the policy who has a high-cost condition with a written notice of insurability. The notice shall state that the recipient may be able to purchase a health benefit plan other than a program plan and shall also state that neither the notice nor the individual's actions to purchase a health benefit plan other than a program plan shall affect the individual's eligibility for plan coverage. The notice shall be valid for six (6) months.

- (a) There is established within the guaranteed acceptance program the alternative underwriting mechanism that a participating insurer may elect to use. An insurer that elects this mechanism shall use the underwriting criteria that the insurer has used for the past twelve (12) months for purposes of the program plan requirement in paragraph (b) of subsection (1) of this section for high-risk individuals rather than using the criteria established in KRS 304.17A-005[(24)] and 304.17A-280 for high-cost conditions.
- (b) An insurer that elects to use the alternative underwriting mechanism shall make written application to the commissioner. Before the insurer may implement the mechanism, the insurer shall obtain approval of the commissioner. Annually thereafter, the insurer shall obtain the commissioner's approval of the underwriting criteria of the insurer before the insurer may continue to use the alternative underwriting mechanism.
- **→** Section 6. KRS 304.17B-001 is amended to read as follows:
- 23 As used in this subtitle, unless the context requires otherwise:
- 24 (1) "Administrator" is defined in KRS 304.9-051[(1)];
- 25 (2) "Agent" is defined in KRS 304.9-020;
- 26 (3) "Assessment process" means the process of assessing and allocating guaranteed 27 acceptance program losses or Kentucky Access funding as provided for in KRS

1	304	.17B-	021.
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- 2 (4) "Authority" means the Kentucky Health Care Improvement Authority;
- 3 (5) "Case management" means a process for identifying an enrollee with specific health
- 4 care needs and interacting with the enrollee and their respective health care
- 5 providers in order to facilitate the development and implementation of a plan that
- 6 efficiently uses health care resources to achieve optimum health outcome;
- 7 (6)["Commissioner" is defined in KRS 304.1-050[(1)];
- 8 (7) "Department" is defined in KRS 304.1-050[(2)];
- 9 (8)] "Earned premium" means the portion of premium paid by an insured that has been
- allocated to the insurer's loss experience, expenses, and profit year to date;
- 11 (7)[(9)] "Enrollee" means a person who is enrolled in a health benefit plan offered
- 12 under Kentucky Access;
- 13 (8) $\frac{(10)}{(10)}$ "Eligible individual" is defined in KRS 304.17A-005 $\frac{(11)}{(11)}$;
- 14 (9)[(11)] "Guaranteed acceptance program" or "GAP" means the Kentucky Guaranteed
- 15 Acceptance Program established and operated under KRS 304.17A-400 to
- 16 304.17A-480;
- 17 (10)[(12)] "Guaranteed acceptance program participating insurer" means an insurer that
- offered health benefit plans through December 31, 2000, in the individual market to
- 19 guaranteed acceptance program qualified individuals;
- 20 (11) $\frac{1}{(13)}$ "Health benefit plan" is defined in KRS 304.17A-005 $\frac{1}{(22)}$:
- 21 (12)[(14)] "High-cost condition" means acquired immune deficiency syndrome (AIDS),
- angina pectoris, ascites, chemical dependency, cirrhosis of the liver, coronary
- 23 insufficiency, coronary occlusion, cystic fibrosis, Friedreich's ataxia, hemophilia,
- Hodgkin's disease, Huntington's chorea, juvenile diabetes, leukemia, metastatic
- 25 cancer, motor or sensory aphasia, multiple sclerosis, muscular dystrophy,
- 26 myasthenia gravis, myotonia, open-heart surgery, Parkinson's disease, polycystic
- kidney, psychotic disorders, quadriplegia, stroke, syringomyelia, Wilson's disease,

1	chronic renal failure, malignant neoplasm of the trachea, malignant neoplasm of the
2	bronchus, malignant neoplasm of the lung, malignant neoplasm of the colon, short
3	gestation period for a newborn child, and low birth weight of a newborn child;
4	(13)[(15)] "Incurred losses" means for Kentucky Access the excess of claims paid over
5	premiums received;
6	(14)[(16)] "Insurer" is defined in KRS 304.17A-005[(27)];
7	(15)[(17)] "Kentucky Access" means the program established in accordance with KRS
8	304.17B-001 to 304.17B-031;
9	(16) [(18)] "Kentucky Access Fund" means the fund established in KRS 304.17B-021;
10	(17)[(19)] "Kentucky Health Care Improvement Authority" means the board established
11	to administer the program initiatives listed in KRS 304.17B-003 [(5)] ;
12	(18)[(20)] "Kentucky Health Care Improvement Fund" means the fund established for
13	receipt of the Kentucky tobacco master settlement moneys for program initiatives
14	listed in KRS 304.17B-003 [(5)] ;
15	(19)[(21)] "MARS" means the Management Administrative Reporting System
16	administered by the Commonwealth;
17	(20)[(22)] "Medicaid" means coverage in accordance with Title XIX of the Social
18	Security Act, 42 U.S.C. secs. 1396 et seq., as amended;
19	(21)[(23)] "Medicare" means coverage under both Parts A and B of Title XVIII of the
20	Social Security Act, 42 U.S.C. secs. 1395 et seq., as amended;
21	(22)[(24)] "Pre-existing condition exclusion" is defined in KRS 304.17A-220[(6)];
22	(23)[(25)] "Standard health benefit plan" means a health benefit plan that meets the
23	requirements of KRS 304.17A-250;
24	(24)[(26)] "Stop-loss carrier" means any person providing stop-loss health insurance
25	coverage;
26	(25)[(27)] "Supporting insurer" means all insurers, stop-loss carriers, and self-insured
27	employer-controlled or bona fide associations; and

1	$(26)^{(28)}$	"Utilization management"	is defined in	KRS 304	.17A-500	[(12)]

- Section 7. KRS 304.17B-015 is amended to read as follows:
- 3 (1) Any individual who is an eligible individual and a resident of Kentucky is eligible
- for coverage under Kentucky Access, except as specified in paragraphs (a), (b), (d),
- 5 and (e) of subsection (4) of this section.
- 6 (2) Any individual who is not an eligible individual who has been a resident of the
- 7 Commonwealth for at least twelve (12) months immediately preceding the
- 8 application for Kentucky Access coverage is eligible for coverage under Kentucky
- 9 Access if one (1) of the following conditions is met:
- 10 (a) The individual has been rejected by at least one (1) insurer for coverage of a
- health benefit plan that is substantially similar to Kentucky Access coverage;
- 12 (b) The individual has been offered coverage substantially similar to Kentucky
- Access coverage at a premium rate greater than the Kentucky Access premium
- rate at the time of enrollment or upon renewal; or
- 15 (c) The individual has a high-cost condition listed in KRS 304.17B-001.
- 16 (3) A Kentucky Access enrollee whose premium rates exceed claims for a three (3) year
- period shall be issued a notice of insurability. The notice shall indicate that the
- 18 Kentucky Access enrollee has not had claims exceed premium rates for a three (3)
- 19 year period and may be used by the enrollee to obtain insurance in the regular
- 20 individual market.
- 21 (4) An individual shall not be eligible for coverage under Kentucky Access if:
- 22 (a) 1. The individual has, or is eligible for, on the effective date of coverage
- 23 under Kentucky Access, substantially similar coverage under another
- contract or policy, unless the individual was issued coverage from a
- GAP participating insurer as a GAP qualified individual prior to January
- 26 1, 2001. A GAP qualified individual shall be automatically eligible for
- 27 coverage under Kentucky Access without regard to the requirements of

1		subsection (2) of this section; or
2		2. For individuals meeting the requirements of KRS 304.17A-005 [(11)] ,
3		the individual has, or is eligible for, on the effective date of coverage
4		under Kentucky Access, coverage under a group health plan.
5		An individual who is ineligible for coverage pursuant to this paragraph shall
6		not preclude the individual's spouse or dependents from being eligible for
7		Kentucky Access coverage. As used in this paragraph, "eligible for" includes
8		any individual and an individual's spouse or dependent who was eligible for
9		coverage but waived that coverage. That individual and the individual's
10		spouse or dependent shall be ineligible for Kentucky Access coverage through
11		the period of waived coverage;
12	(b)	The individual is eligible for coverage under Medicaid or Medicare;
13	(c)	The individual previously terminated Kentucky Access coverage and twelve
14		(12) months have not elapsed since the coverage was terminated, unless the
15		individual demonstrates a good faith reason for the termination;
16	(d)	Except for covered benefits paid under the standard health benefit plan as
17		specified in KRS 304.17B-019, Kentucky Access has paid two million dollars
18		(\$2,000,000) in covered benefits per individual. The maximum limit under
19		this paragraph may be increased by the department;
20	(e)	The individual is confined to a public institution or incarcerated in a federal,
21		state, or local penal institution or in the custody of federal, state, or local law
22		enforcement authorities, including work release programs; or
23	(f)	The individual's premium, deductible, coinsurance, or copayment is partially
24		or entirely paid or reimbursed by an individual or entity other than the
25		individual or the individual's parent, grandparent, spouse, child, stepchild,
26		father-in-law, mother-in-law, son-in-law, daughter-in-law, sibling, brother-in-
27		law, sister-in-law, grandchild, guardian, or court-appointed payor.

1 (5) The coverage of any person who ceases to meet the requirements of this section or 2 the requirements of any administrative regulation promulgated under this subtitle 3 may be terminated.

- 4 → Section 8. KRS 304.17B-033 is amended to read as follows:
- 5 (1) No less than annually, the Health Insurance Advisory Council shall review the list 6 of high-cost conditions established under KRS 304.17B-001[(14)] and recommend 7 changes to the commissioner. The commissioner may accept or reject any or all of 8 the recommendations and may make whatever changes by administrative regulation 9 the commissioner deems appropriate. The council, in making recommendations, and 10 the commissioner, in making changes, shall consider, among other things, actual 11 claims and losses on each diagnosis and advances in treatment of high-cost 12 conditions.
- 13 (2) The commissioner may by administrative regulation add to or delete from the list of 14 high-cost conditions for Kentucky Access.
- → Section 9. KRS 304.17C-010 is amended to read as follows:
- 16 As used in this subtitle, unless the context requires otherwise:
- 17 (1) "At the time of enrollment" means the same as defined in KRS 304.17A-005[(2)];
- 18 (2) "Enrollee" means an individual who is enrolled in a limited health service benefit
 19 plan;
- 20 (3) "Health care provider" or "provider" means the same as defined in KRS 304.17A-21 005[(23)];
- insurer" means any insurance company, health maintenance organization, selfinsurer or multiple employer welfare arrangement not exempt from state regulation by ERISA, provider-sponsored integrated health delivery network, self-insured employer-organized association, nonprofit hospital, medical-surgical, dental, health service corporation, or limited health service organization authorized to transact health insurance business in Kentucky who offers a limited health service benefit

1	plan;	and
L	pian,	and

- 2 (5) "Limited health service benefit plan" means any policy or certificate that provides services for dental, vision, mental health, substance abuse, chiropractic, pharmaceutical, podiatric, or other such services as may be determined by the commissioner to be offered under a limited health service benefit plan. A limited health service benefit plan shall not include hospital, medical, surgical, or emergency services except as these services are provided incidental to the plan.
- Section 10. KRS 304.18-114 is amended to read as follows:
- 9 (1) As used in this section:

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- 10 (a) "Conversion health insurance coverage" means a health benefit plan meeting
 11 the requirements of this section and regulated in accordance with Subtitles 17
 12 and 17A of this chapter;
- 13 (b) "Group policy" has the meaning provided in KRS 304.18-110; and
- 14 (c) "Medicare" has the meaning provided in KRS 304.18-110.
- 15 (2) An insurer providing group health insurance coverage shall offer a conversion 16 health insurance policy, by written notice, to any group member terminated under 17 the group policy for any reason. The insurer shall offer a conversion health 18 insurance policy substantially similar to the group policy. The former group 19 member shall meet the following conditions:
- 20 (a) The former group member had been a member of the group and covered under 21 any health insurance policy offered by the group for at least three (3) months;
 - (b) The former group member must make written application to the insurer for conversion health insurance coverage not later than thirty-one (31) days after notice pursuant to subsection (5) of this section; and
- 25 (c) The former group member must pay the monthly, quarterly, semiannual, or 26 annual premium, at the option of the applicant, to the insurer not later than 27 thirty-one (31) days after notice pursuant to subsection (5) of this section.

1	(3)	An i	nsurer shall offer the following terms of conversion health insurance coverage:
2		(a)	Conversion health insurance coverage shall be available without evidence of
3			insurability and may contain a pre-existing condition limitation in accordance
4			with KRS 304.17A-230;
5		(b)	The premium for conversion health insurance coverage shall be according to
6			the insurer's table of premium rates in effect on the latter of:
7			1. The effective date of the conversion policy; or
8			2. The date of application when the premium rate applies to the class of
9			risk to which the covered persons belong, to their ages, and to the form
10			and amount of insurance provided;
11		(c)	The conversion health insurance policy shall cover the former group member
12			and eligible dependents covered by the group policy on the date coverage
13			under the group policy terminated.
14		(d)	The effective date of the conversion health insurance policy shall be the date
15			of termination of coverage under the group policy; and
16		(e)	The conversion health insurance policy shall provide benefits substantially
17			similar to those provided by the group policy, but not less than the minimum
18			standards set forth in KRS 304.18-120 and any administrative regulations
19			promulgated thereunder.
20	(4)	Con	version health insurance coverage need not be granted in the following
21		situa	ations:
22		(a)	On the effective date of coverage, the applicant is or could be covered by
23			Medicare;
24		(b)	On the effective date of coverage, the applicant is or could be covered by
25			another group coverage (insured or uninsured) or, the applicant is covered by
26			substantially similar benefits by another individual hospital, surgical, or
27			medical expenses insurance policy; or

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(c) The issuance of conversion health insurance coverage would cause the applicant to be overinsured according to the insurer's standards, taking into account that the applicant is or could be covered by similar benefits pursuant to or in accordance with the requirements of any statute and the individual coverage described in paragraph (b) of this subsection.

- (5) Notice of the right to conversion health insurance coverage shall be given as follows:
 - (a) For group policies delivered, issued for delivery, or renewed after July 15, 2002, the insurer shall give written notice of the right to conversion health insurance coverage to any former group member entitled to conversion coverage under this section upon notice from the group policyholder that the group member has terminated membership in the group, upon termination of the former group member's continued group health insurance coverage pursuant to KRS 304.18-110 or COBRA as defined in KRS 304.17A-005[(7)], or upon termination of the group policy for any reason. The written notice shall clearly explain the former group member's right to a conversion policy.
 - (b) The thirty-one (31) day period of subsection (2)(b) of this section shall not begin to run until the notice required by this subsection is mailed or delivered to the last known address of the former group member.
 - (c) If a former group member becomes entitled to obtain conversion health insurance coverage, pursuant to this section, and the insurer fails to give the former group member written notice of the right, pursuant to this subsection, the insurer shall give written notice to the former group member as soon as practicable after being notified of the insurer's failure to give written notice of conversion rights to the former group member and such former group member shall have an additional period within which to exercise his conversion rights.

> The additional period shall expire sixty (60) days after written notice is received from the insurer. Written notice delivered or mailed to the last known address of the former group member shall constitute the giving of notice for the purpose of this paragraph. If a former group member makes application and pays the premium, for conversion health insurance coverage within the additional period allowed by this paragraph, the effective date of conversion health insurance coverage shall be the date of termination of group health insurance coverage. However, nothing in this subsection shall require an insurer to give notice or provide conversion coverage to a former group member ninety (90) days after termination of the former group member's group coverage.

→ Section 11. KRS 304.38A-010 is amended to read as follows:

As used in this subtitle, unless the context requires otherwise:

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- 14 "Enrollee" means an individual who is enrolled in a limited health services benefit 15 plan;
- 16 (2)"Evidence of coverage" means any certificate, agreement, contract, or other 17 document issued to an enrollee stating the limited health services to which the enrollee is entitled. All coverages described in an evidence of coverage issued by a 18 19 limited health service organization are deemed to be "limited health services benefit 20 plans" to the extent defined in KRS 304.17C-010 unless exempted by the commissioner;
- 22 "Limited health service" means dental care services, vision care services, mental (3) 23 health services, substance abuse services, chiropractic services, pharmaceutical 24 services, podiatric care services, and such other services as may be determined by 25 the commissioner to be limited health services. Limited health service shall not 26 include hospital, medical, surgical, or emergency services except as these services 27 are provided incidental to the limited health services set forth in this subsection;

1 (4) "Limited health service contract" means any contract entered into by a limited

- 2 health service organization with a policyholder to provide limited health services;
- 3 (5) "Limited health service organization" means a corporation, partnership, limited
- 4 liability company, or other entity that undertakes to provide or arrange limited
- 5 health service or services to enrollees. A limited health service organization does
- 6 not include a provider or an entity when providing or arranging for the provision of
- 7 limited health services under a contract with a limited health service organization,
- 8 health maintenance organization, or a health insurer; and
- 9 (6) "Provider" means the same as defined in KRS 304.17A-005[(23)].
- Section 12. KRS 304.39-241 is amended to read as follows:
- An insured may direct the payment of benefits among the different elements of loss, if the
- direction is provided in writing to the reparation obligor. A reparation obligor shall honor
- 13 the written direction of benefits provided by an insured on a prospective basis. The
- insured may also explicitly direct the payment of benefits for related medical expenses
- already paid arising from a covered loss to reimburse:
- 16 (1) A health benefit plan as defined by KRS $304.17A-005\frac{(22)}{(22)}$;
- 17 (2) A limited health service benefit plan as defined by KRS 304.17C-010;
- 18 (3) Medicaid;
- 19 (4) Medicare; or
- 20 (5) A Medicare supplement provider.
- → Section 13. This Act takes effect January 1, 2019.